1 Response to Complaint

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1	This paragraph alleges facts that are not within defendant's knowledge.	
2	4.	Defendant admits the first two sentences in this paragraph. The remainder of this
3	paragraph set	s forth conclusions of law to which no reply is necessary. To the extent this
4	paragraph car	be read as including factual allegations, those allegations are denied.
5	5.	Defendant admits that he resides in Harwich, Massachusetts.
6	6.	Admitted.
7	7.	Admitted.
8	8.	Defendant admits the dates and language in this paragraph, but states that the
9	document speaks for itself.	
10	9.	Defendant admits the dates and language in this paragraph, but states that the
11	document speaks for itself.	
12	10.	This paragraph sets forth conclusions of law to which no reply is necessary. To
13	the extent this paragraph can be read as including factual allegations, those allegations are denied	
14	11.	Defendant is without sufficient knowledge and information concerning the
15	information contained in Prospero's books and records.	
16	12.	Admitted.
17	13.	Admitted.
18	14.	Defendant admits the dates and language in this paragraph, but states that the
19	document spe	eaks for itself.
20	15.	Defendant incorporates his responses as set forth in Paragraphs 1 through 14
21	above.	
22	16.	Denied.
23	17.	Denied.
24		AFFIRMATIVE DEFENSES
25		FIRST AFFIRMATIVE DEFENSE
26	Plaint	iff breached the Implied Covenant of Good Faith and Fair Dealing, by among other
27	things, failing	g to provide Prospero an opportunity to cure.
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1	SECOND AFFIRMATIVE DEFENSE		
2	Plaintiff acted in bad faith and with unclean hands.		
3	<u>THIRD AFFIRMATIVE DEFENSE</u>		
4	Plaintiff is estopped from enforcing the contract because, among other reasons, it took		
5	actions and made statements that were relied on by Prospero and defendant to their detriment.		
6	FOURTH AFFIRMATIVE DEFENSE		
7	Plaintiff breached its fiduciary duties.		
8	<u>FIFTH AFFIRMATIVE DEFENSE</u>		
9	SBA regulations (13 C.F.R. § 107.500 et. seq.), which are incorporated into the contract		
10	and which were relied on by SBA, are invalid because they do not further the purpose of the		
11	SBIC statute (15 U.S.C. §§ 661-697g).		
12	SIXTH AFFIRMATIVE DEFENSE		
13	SBA regulations are vague, ambiguous and unenforceable under the due process clause of		
14	the United States Constitution.		
15	SEVENTH AFFIRMATIVE DEFENSE		
16	Plaintiff failed to mitigate its damages.		
17	<u>EIGHTH AFFIRMATIVE DEFENSE</u>		
18	Plaintiff's actions are ultra vires.		
19			
20	Dated: October 18, 2007 O'CONNOR & ASSOCIATES		
21	By:		
22	John O'Connor Attorneys for Defendant,		
23	JOHN W. MURPHY		
24	DONOGHUE, BARRETT & SINGAL, P.C. Bruce A. Singal		
25	Michelle R. Peirce Damien C. Powell		
26	Attorneys for Defendant, JOHN W. MURPHY		
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	II .J		